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16  
17 UNITED STATES DISTRICT COURT

18 DISTRICT OF NEVADA

19 ORACLE USA, INC.; a Colorado corporation;  
20 ORACLE AMERICA, INC.; a Delaware  
corporation; and ORACLE INTERNATIONAL  
21 CORPORATION, a California corporation,

Plaintiffs,

22 v.

23 RIMINI STREET, INC., a Nevada corporation;  
24 and SETH RAVIN, an individual,

Defendants.

Case No. 2:10-cv-0106-LRH-VCF

**DECLARATION OF JAMES C.  
MAROULIS IN SUPPORT OF  
ORACLE'S MOTION TO SEAL  
ORACLE'S MOTION FOR ORDER  
TO SHOW CAUSE WHY RIMINI  
STREET, INC. SHOULD NOT BE  
HELD IN CONTEMPT AND  
SUPPORTING DECLARATIONS  
AND EXHIBITS**

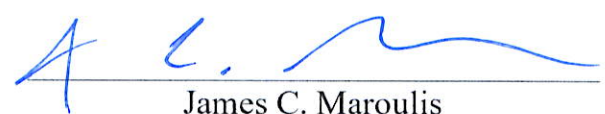
1 I, James C. Maroulis, declare as follows:

2 1. I am an attorney licensed to practice law in the State of California and am Senior  
3 Managing Counsel at Oracle America, Inc., successor to Oracle USA, Inc. ("Oracle"). I have  
4 personal knowledge of the facts set forth in this declaration and would competently testify to  
5 them if called upon to do so.

6 2. I submit this declaration in support of Oracle's Motion to Seal Oracle's Motion for  
7 Order to Show Cause Why Rimini Street, Inc. Should Not Be Held in Contempt and Supporting  
8 Declarations and Exhibits.

9 3. It is my understanding that the public disclosure of non-public, technologically or  
10 commercially sensitive information relating to Oracle's technology and software products  
11 (including Oracle's PeopleSoft, JD Edwards, and Oracle Database product lines) would create a  
12 significant risk of competitive injury and particularized harm, and would prejudice Oracle. Such  
13 commercially sensitive information would include, for example, non-public Oracle source code  
14 and database schemas relating to each of the above product lines, as well as non-public technical  
15 information that Oracle maintains on its My Oracle Support website. It is also my understanding  
16 that the public disclosure of non-public information relating to Oracle's licenses and other  
17 agreements would similarly create a significant risk of competitive injury and particularized  
18 harm, and would also prejudice Oracle. Oracle's customers and potential customers could use  
19 such information to their advantage in negotiations with Oracle, and Oracle's competitors and  
20 potential competitors could use such information in competition with Oracle.

21 I declare under penalty of perjury under the laws of the United States that the foregoing is  
22 true and correct and that this declaration is executed at Palo Alto, California, on July 10, 2020.

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James C. Maroulis

## **CERTIFICATE OF SERVICE**

I hereby certify that on the 10th day of July, 2020, I electronically transmitted the foregoing DECLARATION OF JAMES C. MAROULIS IN SUPPORT OF ORACLE'S MOTION TO SEAL ORACLE'S MOTION FOR ORDER TO SHOW CAUSE WHY RIMINI STREET, INC. SHOULD NOT BE HELD IN CONTEMPT AND SUPPORTING DECLARATIONS AND EXHIBITS to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to all counsel in this matter; all counsel being registered to receive Electronic Filing.

## MORGAN, LEWIS & BOCKIUS LLP

DATED: July 10, 2020

By: \_\_\_\_\_ /s/ *John A. Polito*  
John A. Polito

Attnorneys for Plaintiffs Oracle USA, Inc., Oracle America, Inc. and Oracle International Corporation